Approved For Release 2010/08/10 : CIA-RDP90-00494R001100710033-2

## Motion might stymie Ron Rewald's 'CIA defense'

Ronald Rewald's "CIA de-lense" would be eliminated from his Aug. 5 trial if the prosecution has its way, docu-ments filed in federal court

Pederal prosecutors have Pederal prosecutors have fised a suction to remove from Rewald's trial next month the first by a grand jury lax agust. That would leave Rewald facing 94 charges of lraud, securities violations and uncome tax evasion.

Federal Judge Herold S. Forg has said flawald is emilied to information matters to

the CIA to deen himself against the perplay changes, because his alleged false statements are his claims that the

separated from the rest, to be tried at a later date, it is an open question how much — if any — CIA material Revald could introduce in his defense to the fraud term.

charges.
One of Rewald's defense
attorneys, Assistant Pederal
Public Defender Brian Tamonsha. said yesterday the governmant's strategy anneant to

Information.

Rewald's attraces charge that there is no reason to classify the motion secret, and that to do so "in obviously an attempt to violate the defendant's Sixth Amendment right to a nublic trial"

Assistant U.S. Attorney John y changed version of the mo-son in open court. Visiting ederal District Judge Spencer Williams is expected to consid-

CIA are true, they provide averain of the defenses Rewald is asserting. Tamanaha said.

The government's motion to separate the perjucy charges was filed under seal, not available to the public, as grounds that it included some classified.

The kinds of things that might be kept out of the trial by a harrow railing on relevance of CIA matters was indicated to the public, as grounds that it included some classified.

The lawyer asked the gov-rnment to disclose all it knows The lawyer asked the government to disclose all it knows about a meeting between one-time Rewald company secretary Jacks Vos and Honolulu businessman Robert C. Allem following Rewald's 1963 surede attacks and the collame of the

attempt and the collapse of the constant, Bishop Baldwin Re-wald Dillingham & Wong.

Tamanaha saya Rawald be-lieves Allen asked Yes for company records so he could review them for the CIA. Allon

denies that.

Vos claimed in a statement filed in court by Rewald's level yers yesterslay that Allen tool her Rewald was "laundering dirty money" and that he had threatened Bewald if he didn't "quit his lifestyle and make the investments that we told him to make."

You claimed Allen and seater

version of the mean and the knew Rosaid he knew Rosaid he knew Rosaid heip a mutual fri Air Force Gen. Hu with a medical prob

He m about some of Harris agreed to hold some other was wested at



